

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

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	ant's or		s file reference	FOR FURTHER ACTIO	ON See Notification Preliminary Exa	n of Transmittal of International amination Report (Form PCT/IPEA/416)
International application No. PCT/DK 03/00749 International filing date (day/month/year) 01.11.2003				month/year)	Priority date (day/month/year) 04.11.2002	
Intern	ational F	Patent	Classification (IPC) or bo	oth national classification and I	PC	
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Applic	cant	1115	SEN MEDICOM A/S	s et al.		·
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1.	This in	nterna	ational preliminary exa nd is transmitted to the	mination report has been p applicant according to Art	repared by this inte icle 36.	ernational Preliminary Examining
2.				of 4 sheets, including this		
	☐ This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).					
	Thes	· e ann	exes consist of a total	of sheets.		
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l						
3.	This	repor	t contains indications	relating to the following iten	ns:	
1	١	Ø	Basis of the opinion			
	11		Priority			
	1111		Non-establishment C	of opinion with regard to no	velty, inventive step	and industrial applicability
ļ	١V	Ø	Leaf of unity of invo	ntion		
	V Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
	VI Certain documents cited					
	VII		Certain defects in th	e international application		
	VIII		Certain observation	s on the international applic	cation	•
Ì						
Date of submission of the demand Date of compl		Date of completion of	of this report			
02.06.2004				20.10.2004		
Na	ame and	y exar	ng address of the interna nining authority:	tional	Authorized Officer	Specification Perantage.
-	•	- E	uropean Patent Office		Lager, J	·
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1 -		_ F	ax: +49 89 2399 - 4465		1 SISPINOTIS INC. 140	

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International application No.

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l.	Basis	of the	report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Desc	cription, Pages		
	1-39		as originally filed	
	Clair	ms, Numbers		
	1-16		as originally filed	
	,			
	Drav	wings, Sheets		
	1/9-9	9/9	as originally filed	
2.	With lang	regard to the langua uage in which the inte	ge, all the elements marked above were available or furnished to this Authority in the trnational application was filed, unless otherwise indicated under this item.	
	The	se elements were ava	ilable or furnished to this Authority in the following language: , which is:	
		the language of a trai	nslation furnished for the purposes of the international search (under Rule 23.1(b)).	
		the language of public	cation of the international application (under Rule 48.3(b)).	
		Rule 55.2 and/or 55.3		
3.	Witl inte	n regard to any nucle o rnational preliminary e	otide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:	
		contained in the inter	national application in written form.	
			e international application in computer readable form.	
		furnished subsequen	itly to this Authority in written form.	
	\square furnished subsequently to this Authority in computer readable form.			
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.			
		The statement that the listing has been furn	he information recorded in computer readable form is identical to the written sequence ished.	
4	. The	e amendments have r	esulted in the cancellation of:	
		the description,	pages:	
		the claims,	Nos.:	
		the drawings,	sheets:	

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5. 🗆	been considered to go beyond	tne aisc	nosure as m	e amendments had not been made, since they have ed (Rule 70.2(c)).		
	(Any replacement sheet contain report.)	ning sud	ch amendme	ents must be referred to under item 1 and annexed to this		
6. A	dditional observations, if necessar	γ :				
IV I	ack of unity of invention					
	1. In response to the invitation to restrict or pay additional fees, the applicant has:					
Γ.						
	paid additional fees.					
_		est.				
	neither restricted nor paid add		ees.	·		
2. [This Authority found that the range 68.1, not to invite the ap	equirem olicant t	nent of unity o restrict or	of invention is not complied with and chose, according to pay additional fees.		
	The Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3					
[☐ complied with.					
	☐ not complied with for the follo	wing rea	asons:			
4.	Consequently, the following parts examination in establishing this re	of the ir port:	nternational	application were the subject of international preliminary		
	□ all parts.					
•	oxtimes the parts relating to claims No	os. 1-2,	7-10,14-16 .			
V.	 V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement 					
1.	Statement					
	Novelty (N)	Yes: No:	Claims Claims	1-2,7-10,14-16		
	Inventive step (IS)	Yes: No:	Claims Claims	1-2,7-10,14-16		
	Industrial applicability (IA)	Yes: No:	Claims Claims	1-2,7-10,14-16		
2.	Citations and explanations					

see separate sheet

Section IV.

- The PCT examining authority agrees with the ISA that the application lacks unity, Rule 13 PCT.
- The examining authority agrees on the basis of the reasoning already forwarded to the applicant during the search stage in Form PCT/ISA/206.
- Since the applicant decided not to answer within the given time limit the fist set of 2. claims (i.e. claims 1-2, 7-10 and 14-16) was examined under Article 33(1) PCT.

Section V.

- The closest prior art is commented upon in the introductory portion of the 1. description. The two part form of claim 1 is delimited against this known state of the art.
- The inhaler device of claim 1 differs therefrom in that is comprises a yoke which is 1.1 connected to a lever arm and to a dose counting mechanism.

Such a device appears not to be derivable from the available prior art although the documents cited in the search report discloses parts of claim 1 without disclosing any hints to an obvious combination of the different teachings. In particular, none of the available documents, taken on their own or in combination, discloses yoke means, activated by a lever arm, connectable to the bottom of a canister and to a counter.

The device defined in claim 1 enables a more accurate dispensing of medicament and dose counting due to better controlled gearing between the features.

- 1.2 Claim 1 appears therefore to fulfil the requirements of Article 33(2)-(3) PCT.
- Dependent claims 2, 7-10 and 14-16 define preferred embodiments of the device 2. of claim 1.
- Claims 1-2, 7-10 and 14-16 appear to fulfil the requirements of Article 33(2)-(4) 3. PCT.